Attorney Docket No.: Q78895

AMENDMENT UNDER 37 C.F.R. § 1.111

Application No.: 10/768,658

## **REMARKS**

As a preliminary matter, claim 4 is objected to based on the reasons set forth on page 2 of the Office Action. Applicants respectfully submit that the objection to claim 4 should be withdrawn.

Claims 1-20 are all the claims pending in the present application. Claims 1-20 are rejected under 35 U.S.C. § 102(e) as allegedly being anticipated by Zylka (U.S. Patent Appln. Pub. No. 2003/0068154).

Zylka is directed to an invention including a gateway, a content storage medium, and a database. The gateway receives multimedia content from a content provider or from at least one media device. The media device may be co-located with the gateway or remotely-located from the gateway. The gateway annotates the received multimedia content, using alphanumeric annotation or voice annotation, to create metadata. This metadata are information that describes the received multimedia content. The content storage medium stores the annotated multimedia content, and the database stores the metadata. The gateway is linked through a wired network or a wireless network to the media device, a television, the content storage medium, and/or the multimedia content provider. See Abstract of Zylka.

With respect to independent claim 6, Applicants submit that Zylka does not disclose or suggest a television comprising at least, "a searching unit, which searches for multimedia content from among the various content in the storing unit and stores the multimedia content in a database according to types of the multimedia content," as recited in claim 6. The Examiner cites numbered paragraph 49 of Zylka as allegedly satisfying this feature. However, the Examiner is inconsistent in his arguments. That is, the Examiner alleges that numbered paragraph 49 (which relates to Fig. 2, a gateway system) satisfies the above-quoted feature,

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while the Examiner also cites Fig. 1 for satisfying the claimed television that comprises, inter

alia, the above-quoted feature. According to Applicants' review of Fig. 1 (a personal versatile

recorder), which allegedly corresponds to the claimed television, there is no searching unit

thereof that searches for multimedia content from among the various content in the storing unit

and stores the multimedia content in a database according to types of multimedia content.

Applicants submit that independent claims 1, 13, and 18 are patentable at least based on

reasons similar to those set forth above with respect to claim 6.

Applicants submit that dependent claims 2-5, 7-12, 14-17, 19, and 20 are patentable at

least by virtue of their dependencies from independent claims 1, 6, 13, and 18.

In view of the above, reconsideration and allowance of this application are now believed

to be in order, and such actions are hereby solicited. If any points remain in issue which the

Examiner feels may be best resolved through a personal or telephone interview, the Examiner is

kindly requested to contact the undersigned at the telephone number listed below.

The USPTO is directed and authorized to charge all required fees, except for the Issue

Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any

overpayments to said Deposit Account.

Respectfully submitted,

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CUSTOMER NUMBER

Date: April 28, 2008

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